





## UNITED STATES DEPARTMENT OF COMMERCE Patent and rademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.			
09/074,544	05/08/98	MEYER		G	P2248-	472	
Γ			7		EXAMINER		
021839		TM02/0					
BURNS DOANE SWECKER & MATHIS L L P			. P	r HUYNH,	<u> </u>		
POST OFFICE				ART UNIT	PA	PER NUMBER	
ALEXANDRIA V	/A 22313-14	04		2173 DATE MAILE	):	12	
				03/29	/01		

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

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## Advisory Action

Application No. 09/074,544



Meyer et al.

Examiner

Group Art Unit



		Huynh-Ba	2173						
THE PERIOD FOR F	ESPONSE: [check only a) or b)]								
	4 months from the mailing date of the file	nal rejection.							
b) expires either is later. In n	expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final								
Any extension of time	must be obtained by filing a petition under 37 CF ponse, the petition, and the fee have been filed is d of extension and the corresponding amount of the of the originally set shortened statutory period	the date of the response and also the dat	e for the purposes	The of					
Appellant's Brief i	s due two months from the date of the Nese set forth above, whichever is later).	lotice of Appeal filed on See 37 CFR 1.191(d) and 37 CFR	1.192(a).	(or within any					
Applicant's response but is NOT deemed	se to the final rejection, filed on <u>Ma</u> to place the application in condition t	r 7, 2001 has been cons for allowance:	sidered with th	e following effect,					
∑ The proposed am	endment(s):								
will be entere	d upon filing of a Notice of Appeal and a	an Appeal Brief.							
🗴 will not be en	tered because:								
🖄 they raise	X they raise new issues that would require further consideration and/or search. (See note below).								
☐ they raise	the issue of new matter. (See note belo	ow).							
issues for		•							
☐ they prese	nt additional claims without cancelling a	corresponding number of finally	rejected claims	•					
NOTE: <u>Clain</u>	ns 2 and 25: the amended limitation "dyr	namically genrerate a table of con	tents in respon	se to said					
<u>activa</u>	ation "by" indexing" introduces new iss	sue.							
	sponse has overcome the following reje 2nd of claims 60-61.			1 ,					
Newly proposed separate, timely	or amended claims filed amendment cancelling the non-allo	wable claims.	ould be allowab	le if submitted in a					
for allowance be	ment and request for reconsideration ha								
	The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.								
★ For purposes of  ★ Total Purpose of  ★	Appeal, the status of the claims is as foll	lows (see attached written explana	ation, if any):						
Claims allowed:	None								
Claims objected	to: None								
Claims rejected:	1-61								
☐ The proposed dr	awing correction filed on	has has not be	en approved by	the Examiner.					
🗴 Note the attache	d Information Disclosure Statement(s), F	PTO-1449, Paper No(s)	9	}					
☐ Other			// RAI	HOWNH )					
			PBIMARY	EXAMINER					